## **Article - Family Law**

## [Previous][Next]

§10–134.

- (a) On motion of the obligor or the recipient that may be filed on a form which shall be prepared by the court, the court shall terminate the withholding if:
- (1) the support obligation is terminated and the total arrearages are paid;
- (2) all of the parties join in a motion for termination of the withholding; or
- (3) within 60 days of the withholding order being served, the court finds:
  - (i) no history of child support arrearages; and
- (ii) the arrearage which gave rise to the withholding order was the result of a bona fide medical emergency involving hospitalization of the obligor or the death of the obligor's parents, spouse, children, or stepchildren.
- (b) The Administration shall notify the employer to terminate the withholding without the necessity of a further order when:
  - (1) the support obligation is fulfilled; and
  - (2) no arrearage exists.

## [Previous][Next]